

NENA

The 9-1-1 Association

1700 Diagonal Road | Suite 500 | Alexandria, VA 22314

Ms. Marlene H. Dortch, *Secretary*
Federal Communications Commission
445 12th Street SW
Washington, D.C. 20554

May 23rd, 2017

In re Wireless E911 Location Accuracy Requirements, PS Docket No. 07-114.

Dear Ms. Dortch:

On Friday, May 19th, 2017, the undersigned, along with Dr. Brian Fontes, *CEO*, made a permitted *ex parte* presentation to David Furth, Timothy May, Brenda Boykin, Michael Caiafa, and Austin Randazzo of the Public Safety and Homeland Security Bureau.

During our presentation, we reiterated our commitment to the Carrier/NENA/APCO Agreement, the Parallel Path, and the Commission's indoor location accuracy rules. We noted, however, our view that the continued success of those arrangements hinges upon the availability, both to the Commission and to the signatories, of testbed results, outdoor test results derived from a consistent methodology, and live-call data that will permit the interested parties to credibly determine whether location accuracy improvements are "on track." We discussed our ongoing efforts to secure the required data from carriers, and the data that we and the Commission, respectively, believe to be necessary to support our independent calculation of the required performance metrics. Finally, we discussed our view that the availability of such data are likely to heavily influence the volume of PSAP data requests flowing from the agreement, and their consequent impact on carriers.

Should you have any questions concerning this presentation, please contact me as below.

Sincerely,



Telford E. Forgety, III; "Trey"
*Director of Government Affairs
& Information Security Issues*

CC: David Furth
Timothy May
Brenda Boykin
Michael Caiafa
Austin Randazzo
PSHSB